LICENSE No. 121 APPLICATION No. 1193 PERMIT No. \_ 562 CALIFORNIA STATE WATER COMMISSION THIS IS TO CERTIFY, That Original Sixteen to One Mine, Inc. of San Francisco, State of California, has made proof to the satisfaction of the STATE WATER COMMISSION of California of a right to the use of the waters of Buckeye and Hook & Bull Ravines, a tributary of Kanaka Creek for the purpose of Mining Uses under Permit No. 562 State Water Commission; and that said right to the use of said waters has been perfected in accordance with the laws of California, the rules and regulations of the State Water Commission and the terms of said permit, and duly confirmed by order of the STATE WATER COMMISSION of California, made and entered of record in the minutes of said Commission, at San Francisco, in Volume\_\_\_\_, at page\_\_\_\_, on the\_\_\_\_day of\_\_\_\_ that the priority of the right hereby confirmed dates from February 25, 1919 of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the amount actually beneficially used for said purposes, and shall not exceed one-half (0.50) cubic feet per second, to be used from xboxx. January 1st to about December 31st of each year. A description of the lands or the place where such water is put to beneficial use is as follows: In and around Mine and Mill Buildings located mainly in SE1 of SW1 of Sec. 34, T. 19 N., R. 10 E., M.D. B. & M. The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herein described. This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of the Water Commission Act which is as follows:

SEC. 20. All permits and ticenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effective for which said water actually appropriated, but no longer; and every such permit or license shall include the enumeration of conditions for which said water was appropriated, but no longer; and every such permit or license shall include the enumeration of conditions to whom said permit or license many appropriator of water any time after the expiration of twenty years after the granting of a license, the state or any city, city and county, minicipal water district, irrigation district, lighting district, or any political subdivision of the state shall have the right to purchase the works and property excupied and used under said license and the works built or constructed for the enjoyment of the rights granted under political subdivision of the state shall have the right to purchase the works and property excupied and used under said license and the works built or constructed for the enjoyment of the rights granted under political subdivision of the state of t This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions

n such municipality shall desire he facilities for taking, convey n which constructed said facilit	e to use the additional water granted in its said ing and storing such additional water rendered v ties for the temporary use of said excess waters, m or corporation, may be determined in the man main proceedings.	application it may do alueless for said pur- and which compensa-
TNESS the seal and signs	ature of the STATE WATER COMMIS	SION, affixed this
27 th	day ofJanuary	, 19 <b>21</b>
	STATE WATER COMMISSIO	N.
	By Charles H Executive	.Lee Member.

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Application No. 1269	PERMIT NO250	LICENSE NO. Lea
CALIFORNI	A STATE WATER CO	MMISSION pe Line Co. of Calif. filed
THIS IS TO CERTIFY, ThatE	L. Adams	Notice-of Assignment (UYST)
of Los Angeles to the satisfaction of the STATE WA	TER COMMISSION of California	of a right to the use of the waters of
a spring in Kern County	, a tributary ofCotton	wood_Creak,
for the purpose of agriculture State Water Commission; and that said r of California, the rules and regulations confirmed by order of the STATE WAT	ight to the use of said waters has been of the State Water Commission and	n perfected in accordance with the laws if the terms of said permit, and duly
of said Commission, at San Francisco, in	Volume, at page, on the	day of
that the priority of the right hereby confin of water to which such right is entitled actually beneficially used for said purpos	med dates from May 5, 1919 and hereby confirmed, for the purpo	ses aforesaid is limited to an
used from ************************************		
ded by order of AUG 2 7 '51  A description of the lands or the pla	was whose evolution is not to benefici	ial uso is as follows.
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At a pumping station	· ·	
R.15 W., S.B.R.& M.		
		· ·
		ed to the lands or place of use herein
	convictor tokes all rights herein menti	oned subject to the terms and conditions
This license is granted and said apply set forth in Section 20 of the Water Corsec. 20. All permits and licenses for the appropriated for which said water was appropriated, but retherein which in substance shall include all of to whom said permit or license may be issued any time after the expiration of twenty year water district, irrigation district, lighting district and property occupied and used under said license; and in the event that the said stepolitical subdivision of the state so desiring to chase price, said price shall be determined in stability and appear to the state water commission at any or the heirs, successors, or assigns, of said permit beneficial purpose for which the permit or license permittee or licensee, has cased to put said wate sors or assigns of said rermittee or licensee, has state as the said commission, after due notice to a hearing thereon, may revoke said permit or licensee with the terms of this act. The findings an set aside by a court of competent jurisdiction; prommenced within thirty days after the service of every licensee or permittee under the provisions precedent that no value whatsoever in excess of any permit or license granted or issued under the act, in respect to the regulation by any competent or licensee, his heirs, successors or assigns or by any valuation for purposes of sale to or purchase county, municipal water district, irrigation district any permittee or licensee, or the possessor of any permit by municipalities for the use of water for right, irrespective of whether they are first in timission to any municipalities for the use of water for right, irrespective of whether they are first in timission to any municipalities for the use of water for right, irrespective of whether they are first in timission to any municipalities for the use of water for right, irrespective of whether they are first in timission to any municipalities for the use of water for intense of the existing municipal needs commission shall have the power to issue permit of the issuance	propriation Act which is as follows: propriation of water shall be under the terms under such permits and licenses shall actual to longer; and every such permit or licens the provisions of this section and likewise, shall take the same subject to such cond s after the granting of a license, the st ct, or any political subdivision of the state ense and the works built or constructed for purchase and the said owner of said work to manner as is now or may hereafter be de	and conditions of this act, and shall be effective by be used for the useful and beneficial purpose is shall include the enumeration of conditions the statement that any appropriator of water, littons as therein expressed; provided, that at ate or any city, city and county, municipal eshall have the right to purchase the works or the enjoyment of the rights granted under district, irrigation district, lighting district or is and property can not agree upon said puretermined in eminent domain proceedings. If it
shall appear to the state water commission at any or the heirs, successors, or assigns, of said permit beneficial purpose for which the permit or licen permittee or licensee, has ceased to put said water sors or assigns of said permittee or licensee, has that case the said commission, after due notice to	time after a permit or license is issued as in ttee or licensee, has not put the water grante se was granted, or that the permittee or lice to such useful or beneficial purpose, or tha alied to observe any of the terms and condition the permittee. licensee, or the heirs, successor	this act provided that the permittee, or licensee, ed under said permit or license to the useful or nsee, or the heirs, successors, or assigns of said the permittee or licensee, or the heirs, successors in the permit or license as issued, then and in ours or assigns of such permittee or licensee, and
a hearing thereon, may revoke said permit or lice ance with the terms of this act. The findings an set aside by a court of competent jurisdiction; pro- commenced within thirty days after the service of	ense and declare the water to be unappropriated declaration of said commission shall be dee ovided, that any action brought so to modify f notice of said revocation on said permittee of	ed and open to turther appropriation in according to the prima facie correct until modified or or set aside such finding or declaration must be a licensee, his heirs, successors or assigns. And the conditions
every licensee or permittee under the provisions precedent that no value whatsoever in excess of any permit or license granted or issued under the act, in respect to the regulation by any competen	of this act if he accepts such permit or lice the actual amount paid to the state therefor he provisions of this act, or for any rights g t public authority of the services or the price	onse snall accept the same under the contained shall at any time be assigned to or claimed for ranted or acquired under the provisions of this of the services to be rendered by any permittee
or licensee, his heirs, successors or assigns or by any valuation for purposes of sale to or purchase county, municipal water district, irrigation district.	the holder of any rights granted or acquired, whether through condemnation proceedings ict, lighting district or any political subdivisions, rights greated issued or acquired under the	or otherwise, by the state or any city, city and sion of the state, of the rights and property of the provisions of this act. The application for a
permit by municipalities for the use of water for right, irrespective of whether they are first in times of the control of the	asid municipalities or the inhabitants thereof in provided, however, that such application appropriation of	for domestic purposes shall be considered first in for a permit or the granting thereafter of per- any water for other than municipal purposes;
and providing, further, that where permission to water in excess of the existing municipal needs commission shall have the power to issue perm	appropriate is granted by the state water com therefor, that pending the application of the its for the temporary appropriation of the e	mission to any municipality for any quantity of e entire appropriation permitted, the state water excess of such permitted appropriation over and
above the quantity being applied from time to to porary permits for appropriation, the state wate subject to the jurisdiction and control of the rail	ime by such municipality; and providing, fur r commission may authorize such municipalit road commission of the State of California fo	rther, that in lieu of the granting of such tempty to become as to such surplus a public utility, r such period or periods from and after the date
of the issuance of such permission to appropriate mitted: and provided, further, that when such n so upon making just compensation for the facili poses, to the person, firm or corporation which tion, if not agreed upon between the municipalifor determining the value of property taken by a	e, as may be allowed for the application to inunicipality shall desire to use the additional ties for taking, conveying and storing such a constructed said facilities for the temporary, y and said person, firm or corporation, may not through eminent domain proceedings.	municipal uses of the entire appropriation per- water granted in its said application it may do ddittional water rendered valueless for said pur- use of said excess waters, and which compensa- be determined in the manner provided by law
WITNES	S the seal and signature of the STAT	E WATER COMMISSION, affixed this
<b>i l</b>	th day of Ja	and the second of the second o
		TAMED COMMISSION AND
		By Charles H. Lee  Executive Member
(Seal)		Executive Member

## STATE OF CALIFORNIA—DEPARTMENT OF PUBLIC WORKS DIVISION OF WATER RESOURCES STATE ENGINEER

## ORDER

APPLICATION\_1269

PERMIT 586

LICENSE 122

## ORDER ALLOWING CHANGE IN PLACE OF USE

Licensees having established to the satisfaction of the State Engineer that the change in place of use under Application 1269, Permit 586, License 122 for which petition was submitted on July 26, 1951 will not operate to the injury of any other legal user of water, the State Engineer so finds, and

IT IS ORDERED that permission be and the same is hereby granted to change the place of use under said Application 1269, Permit 586, License 122 to a place of use described as follows, to wit:

WITHIN  $SE_4^1$  OF  $SE_4^1$  OF SECTION 8, T 10 N, R 15 W, S.B.B.&M.

WITNESS my hand and the seal of the Department of Public Works of the State of California this 27thday of August, 1951.

A. D. Edmonston State Engineer



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